

Message Text

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L/T - LBAUMANN
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FM SECSTATE WASHDC
TO AMEMBASSY BOGOTA
INFO USMISSION GENEVA
CIA WASHDC 0000
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E.O. 11652:N/A

TAGS: EPAP, CO

SUBJECT: TEXTILE AGREEMENT

A. SECTION B BELOW IS TEXT OF DRAFT NOTE EMBODYING
TEXTILE AGREEMENT THE SUBSTANCE OF WHICH WAS AGREED
DURING US-COLOMBIAN NEGOTIATIONS IN BOGOTA MAY 8-13, 1978.
PLEASE PROVIDE TEXT TO GOC FOR REVIEW AND COMMENT. WE
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WOULD APPRECIATE ANYTHING THAT YOU CAN DO TO EXPEDITE
SIGNING OF AGREEMENT. IF GOC ACCEPTS DRAFT NOTE WITHOUT
CHANGES, EMBASSY IS AUTHORIZED TO EXCHANGE NOTES
ACCORDINGLY. WHEN THE EXCHANGE IS COMPLETED, NOTIFY THE
DEPARTMENT BY IMMEDIATE CABLE AND FORWARD THE ORIGINAL
AND ONE COPY OF THE COLOMBIAN NOTE AND TWO COPIES
OF THE EMBASSY NOTE TO THE DEPARTMENT IN ACCORDANCE

WITH 11 FAM 723.7.

--

B. BEGIN TEXT:

-- I HAVE THE HONOR TO REFER TO THE ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES, WITH ANNEXES, DONE AT GENEVA ON DECEMBER 23, 1973, AND EXTENDED BY PROTOCOL ADOPTED ON DECEMBER 14, 1977 AT GENEVA (HEREINAFTER REFERRED TO AS THE ARRANGEMENT). I HAVE ALSO THE HONOR TO REFER TO DISCUSSIONS BETWEEN REPRESENTATIVES OF THE GOVERNMENT OF THE UNITED STATES OF AMERICA AND THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA, HELD IN BOGOTA FROM MAY 8 TO MAY 13, 1978, CONCERNING EXPORTS OF COTTON, WOOL, AND MAN-MADE FIBER TEXTILES AND TEXTILE PRODUCTS FROM THE REPUBLIC OF COLOMBIA TO THE UNITED STATES OF AMERICA. AS A RESULT OF THOSE DISCUSSIONS AND IN CONFORMITY WITH ARTICLES 4 AND 6 OF THE ARRANGEMENT, I HAVE THE HONOR TO PROPOSE THE FOLLOWING AGREEMENT RELATING TO TRADE IN COTTON, WOOL, AND MAN-MADE FIBER TEXTILES AND TEXTILE PRODUCTS BETWEEN THE REPUBLIC OF COLOMBIA AND THE UNITED STATES OF AMERICA.

-- 1. THE TERM OF THIS AGREEMENT SHALL BE FROM JULY 1, 1978, THROUGH JUNE 30, 1982. DURING SUCH TERM, THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA WILL LIMIT EXPORTS OF COTTON, WOOL AND MAN-MADE FIBER TEXTILES AND TEXTILE LIMITED OFFICIAL USE

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PRODUCTS TO THE UNITED STATES DURING EACH AGREEMENT YEAR TO THE LIMITS AND CONSULTATION LEVELS SPECIFIED IN THE FOLLOWING PARAGRAPHS.

-- 2. TEXTILES AND TEXTILE PRODUCTS COVERED BY THIS AGREEMENT SHALL BE CLASSIFIED IN THREE GROUPS, AS FOLLOWS:

GROUP	DEFINITION
I	YARNS OF COTTON, WOOL AND MAN-MADE FIBERS (CATEGORIES 300, 301, 400, 600-605)
II	FABRIC AND MADE-UP AND MISCELLANEOUS NON-APPAREL PRODUCTS OF COTTON, WOOL AND MAN-MADE FIBERS (CATEGORIES 310-320, 360-369, 410-429, 464-469, 610-627, 665-669)
III	APPAREL OF COTTON, WOOL AND MAN-MADE FIBERS (CATEGORIES 330-359, 431-459, 630-659)

-- THE DETERMINATION OF WHETHER A TEXTILE OR TEXTILE PRODUCT IS OF COTTON, WOOL, OR MAN-MADE FIBER SHALL BE MADE IN ACCORDANCE WITH THE TERMS OF PARAGRAPH 8. THE

CATEGORIES REFERRED TO IN THE ABOVE DEFINITIONS OF GROUPS ARE THOSE SUMMARIZED IN ANNEX A.

-- 3. EACH "AGREEMENT YEAR" SHALL BEGIN JULY 1 AND END ON JUNE 30, WITH THE FIRST AGREEMENT YEAR COMMENCING ON JULY 1, 1978 AND ENDING ON JUNE 30, 1979. "LIMIT" OR "LIMITS" MEANS, AS THE CONTEXT REQUIRES, A GROUP LIMIT OR SPECIFIC LIMIT, OR ANY COMBINATION THEREOF. "FLEXIBILITY" MEANS THE AMOUNT BY WHICH A SPECIFIC LIMIT MAY BE EXCEEDED PURSUANT TO PARAGRAPH 6.
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---- 4. THE GROUP LIMIT APPLICABLE TO GROUP III FOR THE FIRST AGREEMENT YEAR IS 37 MILLION SQUARE YARDS EQUIVALENT. FOR THE SECOND AND EACH SUCCEEDING AGREEMENT YEAR, THE GROUP LIMIT APPLICABLE TO GROUP III SHALL BE INCREASED BY 7 PERCENT ANNUALLY. THE LIMITS REFERRED TO IN THIS PARAGRAPH ARE WITHOUT ADJUSTMENTS UNDER ANY OTHER PROVISION OF THIS AGREEMENT.

-- 5. WITHIN APPLICABLE GROUP LIMITS, THE FOLLOWING SPECIFIC LIMITS SHALL APPLY FOR THE FIRST AGREEMENT YEAR:

CATEGORY	LIMIT
	(IN SQUARE YARDS EQUIVALENT)
313 (SHEETING)	8,500,000
443 (SUITS, MEN'S & BOYS)	609,750
633 (SUIT TYPE COATS, MEN'S & BOYS)	2,400,000
641 (BLOUSES)	1,800,000

FOR THE SECOND AND EACH SUCCEEDING AGREEMENT YEAR, AND WITHIN APPLICABLE GROUP LIMITS, EACH SPECIFIC LIMIT SHALL BE INCREASED BY 7 PERCENT ANNUALLY EXCEPT SPECIFIC LIMITS FOR WOOL CATEGORIES, WHICH SHALL BE INCREASED BY 1 PERCENT ANNUALLY. THE LIMITS REFERRED TO IN THIS PARAGRAPH ARE WITHOUT ADJUSTMENT UNDER ANY OTHER PROVISION OF THIS AGREEMENT.

-- 6. DURING ANY AGREEMENT YEAR, AND WITHIN APPLICABLE GROUP LIMITS FOR SUCH AGREEMENT YEAR AS THEY MAY BE ADJUSTED PURSUANT TO PARAGRAPH 7, ANY SPECIFIC LIMIT MAY BE EXCEEDED BY NOT MORE THAN:
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- A. 10 PERCENT FOR COTTON AND MAN-MADE FIBER
- PRODUCTS IN GROUPS I AND II;
- APPAREL IN GROUP III; AND
- C. 5 PERCENT FOR ALL WOOL PRODUCTS.

ADJUSTMENTS MADE PURSUANT TO THIS PARAGRAPH ARE IN ADDITION TO THOSE MADE PURSUANT TO PARAGRAPH 7.

- 7. (A) IN ANY AGREEMENT YEAR, IN ADDITION TO ANY ADJUSTMENT PURSUANT TO PARAGRAPH 6 IN THE CASE OF A SPECIFIC LIMIT, EXPORTS MAY EXCEED BY A MAXIMUM OF 11 PERCENT (6 PERCENT DURING THE FIRST AGREEMENT YEAR) ANY GROUP OR SPECIFIC LIMIT BY ALLOCATING TO SUCH LIMIT FOR THAT AGREEMENT YEAR AN UNUSED PORTION OF THE CORRESPONDING LIMIT FOR THE PREVIOUS AGREEMENT YEAR (CARRYOVER) OR A PORTION OF THE CORRESPONDING LIMIT FOR THE SUCCEEDING AGREEMENT YEAR (CARRY FORWARD) SUBJECT TO THE FOLLOWING CONDITIONS:

- (I) CARRYOVER MAY BE UTILIZED AS AVAILABLE UP TO 11 PERCENT OF THE RECEIVING AGREEMENT YEAR'S APPLICABLE LIMITS, PROVIDED, HOWEVER, THAT NO CARRYOVER SHALL BE AVAILABLE FOR APPLICATION DURING THE FIRST AGREEMENT YEAR;

- (II) EXCEPT IN THE FIRST AGREEMENT YEAR, TO WHICH CARRYOVER DOES NOT APPLY, THE COMBINATION OF CARRYOVER AND CARRY FORWARD MAY NOT EXCEED 11 PERCENT OF THE RECEIVING AGREEMENT YEAR'S APPLICABLE LIMIT.

- (III) CARRY FORWARD MAY BE UTILIZED UP TO 6 PERCENT OF THE RECEIVING AGREEMENT YEAR'S APPLICABLE LIMIT AND CHARGED AGAINST THE IMMEDIATELY FOLLOWING AGREEMENT YEAR'S CORRESPONDING LIMIT;

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- (IV) CARRYOVER OF SHORTFALL (AS DEFINED IN SUBPARAGRAPH 7(B)) SHALL NOT BE APPLIED TO ANY GROUP OR SPECIFIC LIMITS UNTIL THE GOVERNMENTS OF THE REPUBLIC OF COLOMBIA AND THE UNITED STATES OF AMERICA HAVE COMPLETED CONSULTATIONS UPON THE AMOUNTS INVOLVED. IF SUBSTANTIAL STATISTICAL DIFFERENCES EXIST BETWEEN THE IMPORT AND

EXPORT DATA FROM WHICH SHORTFALL FOR A GIVEN AGREEMENT YEAR IS COMPUTED, THE PARTIES SHALL CONSULT AS SOON AS POSSIBLE AND IN ANY CASE WITHIN THE FIRST SIX MONTHS OF THE SUCCEEDING AGREEMENT YEAR.

-- (B) FOR PURPOSES OF THIS AGREEMENT, A SHORTFALL OCCURS WHEN EXPORTS OF TEXTILES AND TEXTILE PRODUCTS OF COLOMBIAN ORIGIN TO THE UNITED STATES DURING AN AGREEMENT

YEAR ARE BELOW ANY APPLICABLE GROUP AND SPECIFIC LIMIT FOR THAT AGREEMENT YEAR. IN THE AGREEMENT YEAR FOLLOWING THE SHORTFALL, SUCH EXPORTS FROM COLOMBIA TO THE UNITED STATES MAY BE PERMITTED TO EXCEED THE GROUP AND SPECIFIC LIMITS SUBJECT TO CONDITIONS OF SUBPARAGRAPH (A) OF THIS PARAGRAPH BY CARRYOVER OF SHORTFALL IN THE FOLLOWING MANNER:

-- (I) THE CARRYOVER SHALL NOT EXCEED THE AMOUNT OF SHORTFALL IN EITHER THE APPLICABLE GROUP OR SPECIFIC LIMIT.

LIMIT.

-- (II) IN THE CASE OF SHORTFALL IN A CATEGORY (OR A COMBINATION OF CATEGORIES) SUBJECT TO A SPECIFIC LIMIT, THE SHORTFALL SHALL BE USED IN THE SAME CATEGORY (OR COMBINATION OF CATEGORIES) IN WHICH THE SHORTFALL LIMITED OFFICIAL USE

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OCCURRED AND

-- (III) IN THE CASE OF SHORTFALLS NOT ATTRIBUTABLE TO CATEGORIES (OR COMBINATIONS OF CATEGORIES) SUBJECT TO SPECIFIC LIMITS, THE CARRYOVER SHALL BE USED IN THE SAME GROUP IN WHICH THE SHORTFALL OCCURRED.

-- (C) THE LIMITS REFERRED TO IN SUBPARAGRAPH (A) AND (B) OF THIS PARAGRAPH ARE WITHOUT ANY ADJUSTMENT UNDER THIS PARAGRAPH OR PARAGRAPH 6.

-- (D) THE TOTAL ADJUSTMENT UNDER THIS PARAGRAPH SHALL BE IN ADDITION TO THE ADJUSTMENT TO THE LIMITS PERMITTED BY PARAGRAPH 6.

-- 8. (A) IN IMPLEMENTING THIS AGREEMENT, THE SYSTEM OF CATEGORIES AND THE RATES OF CONVERSION INTO SQUARE YARDS EQUIVALENT LISTED IN THE ANNEX A HERETO SHALL APPLY.

-- (B) TOPS, YARNS, PIECE GOODS, MADE-UP ARTICLES, GARMENTS, AND OTHER TEXTILE MANUFACTURED PRODUCTS, ALL BEING PRODUCTS WHICH DERIVE THEIR CHIEF CHARACTERISTICS

FROM THEIR TEXTILE COMPONENTS, OF COTTON, WOOL, MAN-MADE FIBERS, OR BLENDS THEREOF, IN WHICH ANY OR ALL OF THOSE FIBERS IN COMBINATION REPRESENT EITHER THE CHIEF VALUE OF THE FIBERS OR 50 PERCENT OR MORE BY WEIGHT (OR 17 PERCENT OR MORE BY WEIGHT OF WOOL) OF THE PRODUCT, ARE SUBJECT TO THE TERMS OF THIS AGREEMENT.

-- (C) FOR PURPOSES OF THIS AGREEMENT, TEXTILE PRODUCTS SHALL BE CLASSIFIED AS COTTON, WOOL OR MAN-MADE FIBER TEXTILES IF WHOLLY OR IN CHIEF VALUE OF EITHER OF

THESE FIBERS. ANY PRODUCTS COVERED IN SUBPARAGRAPH (B) OF THIS PARAGRAPH BUT NOT IN CHIEF VALUE OF COTTON, WOOL OR MAN-MADE FIBER SHALL BE CLASSIFIED AS:
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-- (I) COTTON TEXTILES IF CONTAINING 50 PERCENT OR MORE BY WEIGHT OF COTTON, OR IF THE COTTON COMPONENT EXCEEDS BY WEIGHT THE WOOL AND/OR THE MAN-MADE FIBER COMPONENT.

-- (II) WOOL TEXTILES IF NOT COTTON, AND THE WOOL EQUALS OR EXCEEDS 17 PERCENT BY WEIGHT OF ALL COMPONENT FIBERS.

-- (III) MAN-MADE FIBER TEXTILES IF NEITHER OF THE FOREGOING APPLIES.

-- 9. CATEGORIES NOT SUBJECT TO SPECIFIC LIMITS ARE SUBJECT TO CONSULTATION LEVELS AND TO ANY APPLICABLE GROUP LIMIT. IN THE EVENT THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA WISHES TO PERMIT EXPORTS TO THE UNITED STATES IN ANY CATEGORY IN EXCESS OF THE APPLICABLE CONSULTATION LEVEL DURING ANY AGREEMENT YEAR, THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA SHALL REQUEST CONSULTATION WITH THE GOVERNMENT OF THE UNITED STATES OF AMERICA AND THE GOVERNMENT OF THE UNITED STATES OF AMERICA SHALL ENTER INTO SUCH CONSULTATIONS. UNTIL AGREEMENT ON A DIFFERENT LEVEL OF EXPORTS IS REACHED, THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA SHALL LIMIT EXPORTS TO THE UNITED STATES IN THE CATEGORY IN QUESTION TO THE APPLICABLE CONSULTATION LEVEL. EXCEPT AS SPECIFIED IN ANNEX B, THE ANNUAL CONSULTATION LEVEL FOR EACH CATEGORY NOT SUBJECT TO A SPECIFIC LIMIT SHALL BE 1,000,000 SQUARE YARDS EQUIVALENT FOR CATEGORIES 300-320, 360-369, 600-627, 665-669; 700,000 SQUARE YARDS EQUIVALENT FOR CATEGORIES 330-359 AND 630-659; AND 100,000 SQUARE YARDS EQUIVALENT FOR CATEGORIES 400-469.

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-- 10. THE GOVERNMENTS OF THE REPUBLIC OF COLOMBIA AND THE UNITED STATES OF AMERICA WILL STUDY CAREFULLY THE TRADE OF THE KNIT AND WOVEN PRODUCTS THAT MAKE UP CATEGORY 633, AND THEY COMMIT THEMSELVES, IN THE EVENT THAT ONE OF THE TWO COUNTRIES CONSIDERS THAT THE EVOLUTION OF THIS TRADE IS INCONVENIENT, TO CARRY OUT CONSULTATIONS IN WHICH THEY WILL MAKE EVERY EFFORT TO REACH A MUTUALLY AGREEABLE SOLUTION.

-- 11. THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA SHALL USE ITS BEST EFFORTS TO SPACE EXPORTS FROM THE REPUBLIC OF COLOMBIA TO THE UNITED STATES OF AMERICA WITHIN EACH

CATEGORY EVENLY THROUGHOUT THE AGREEMENT YEAR, TAKING INTO CONSIDERATION NORMAL SEASONAL FACTORS. EXPORTS FROM COLOMBIA IN EXCESS OF AUTHORIZED LIMITS FOR EACH AGREEMENT YEAR WILL, IF ALLOWED ENTRY INTO THE UNITED STATES PURSUANT TO THIS AGREEMENT BE CHARGED TO THE APPLICABLE LIMITS OR LEVELS FOR THE SUCCEEDING AGREEMENT YEAR.

-- 12. THE TWO GOVERNMENTS RECOGNIZE THAT THE SUCCESSFUL IMPLEMENTATION OF THIS AGREEMENT DEPENDS IN LARGE PART UPON MUTUAL COOPERATION ON STATISTICAL QUESTIONS. THE GOVERNMENT OF THE UNITED STATES OF AMERICA SHALL PROMPTLY SUPPLY THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA WITH DATA ON MONTHLY IMPORTS OF COTTON, WOOL, AND MAN-MADE FIBER TEXTILES FROM THE REPUBLIC OF COLOMBIA. THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA SHALL PROMPTLY SUPPLY THE GOVERNMENT OF THE UNITED STATES OF AMERICA WITH DATA ON MONTHLY EXPORTS OF PRODUCTS COVERED BY THIS AGREEMENT TO THE UNITED STATES. EACH GOVERNMENT AGREES TO SUPPLY PROMPTLY ANY OTHER AVAILABLE RELEVANT STATISTICAL DATA REQUESTED BY THE OTHER GOVERNMENT.

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-- 13. IN CONFORMITY WITH ARTICLE 12, PARAGRAPH (3) OF THE ARRANGEMENT, AND SUBJECT TO CERTIFICATION UNDER THE SYSTEM ESTABLISHED BY EXCHANGE OF LETTERS DATED MAY 25, 1976, BETWEEN THE TWO GOVERNMENTS OR PURSUANT TO ARRANGEMENTS ESTABLISHED UNDER PARAGRAPH 16, COLOMBIAN EXPORTS OF HANDLOOM FABRICS OF THE COTTAGE INDUSTRY,

OR HANDMADE COTTAGE INDUSTRY PRODUCTS MADE OF SUCH HANDLOOM FABRICS, OR TRADITIONAL FOLKLORE HANDICRAFT TEXTILE PRODUCTS SHALL NOT BE SUBJECT TO THE PROVISIONS OF THIS AGREEMENT.

-- 14. THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA AND THE GOVERNMENT OF THE UNITED STATES OF AMERICA AGREE TO CONSULT ON ANY QUESTION ARISING IN THE IMPLEMENTATION OF THIS AGREEMENT. IF THE TWO GOVERNMENTS ARE UNABLE TO REACH A MUTUALLY SATISFACTORY SOLUTION WITHIN A REASONABLE PERIOD OF TIME TO PROBLEMS WHICH HAVE BEEN THE SUBJECT OF CONSULTATIONS UNDER THIS AGREEMENT, EITHER GOVERNMENT MAY, AFTER NOTIFICATION TO THE OTHER GOVERNMENT, REFER SUCH PROBLEMS TO THE TEXTILES SURVEILLANCE BODY IN ACCORDANCE WITH ARTICLE 11 OF THE ARRANGEMENT.

-- 15. SHIPMENTS OF TEXTILES AND APPAREL FROM THE REPUBLIC OF COLOMBIA TO THE UNITED STATES OF AMERICA INDIVIDUALLY VALUED AT LESS THAN 250 DOLLARS

AND SO CERTIFIED, SHALL NOT BE CHARGED TO THE LIMITS OR CONSULTATION LEVELS SET OUT IN THIS AGREEMENT.

-- 16. MUTUALLY SATISFACTORY ADMINISTRATIVE ARRANGEMENTS OR ADJUSTMENTS MAY BE MADE TO RESOLVE MINOR LIMITED OFFICIAL USE

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PROBLEMS ARISING IN THE IMPLEMENTATION OF THIS AGREEMENT, INCLUDING DIFFERENCES IN POINTS OF PROCEDURE OR OPERATION.

-- 17. IF THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA CONSIDERS THAT, AS A RESULT OF LIMITATIONS SPECIFIED IN THIS AGREEMENT, IT IS BEING PLACED IN AN INEQUITABLE POSITION VIS-A-VIS A THIRD COUNTRY, THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA MAY REQUEST CONSULTATIONS WITH THE GOVERNMENT OF THE UNITED STATES OF AMERICA WITH A VIEW TO TAKING REMEDIAL ACTION SUCH AS A REASONABLE MODIFICATION OF THIS AGREEMENT. THESE CONSULTATIONS WILL BEGIN WITHIN 30 DAYS FROM THE DATE OF REQUEST, UNLESS MUTUALLY AGREED OTHERWISE.

-- 18. DURING THE TERM OF THIS AGREEMENT, THE GOVERNMENT OF THE UNITED STATES OF AMERICA WILL NOT REQUEST RESTRAINT ON THE EXPORT OF COTTON, WOOL AND MAN-MADE FIBER TEXTILES FROM COLOMBIA TO THE UNITED STATES UNDER ARTICLE 3 OF THE ARRANGEMENT. THE APPLICABILITY OF THE ARRANGEMENT TO TRADE IN TEXTILES BETWEEN COLOMBIA AND THE UNITED STATES SHALL BE

OTHERWISE UNAFFECTED BY THIS AGREEMENT.

-- 19. FOR THE FIRST AGREEMENT YEAR, EACH GOVERNMENT SHALL MAINTAIN STATISTICAL RECORDS ON IMPORTS OR EXPORTS, AS APPROPRIATE, OF COTTON SUITS, THE COMPONENT PARTS OF WHICH HAVE BEEN CHARGED TO TWO OR MORE OF THE FOLLOWING CATEGORIES: 333, 334, 335, 342, 347 AND 348. THE GOVERNMENT OF THE UNITED STATES OF AMERICA SHALL INFORM THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA PRIOR TO THE END OF THE FIRST AGREEMENT YEAR WHETHER IT WISHES TO ESTABLISH SEPARATE CATEGORIES FOR COTTON SUITS. IF THE GOVERNMENT OF THE UNITED STATES OF AMERICA SO INDICATES, THE GOVERNMENT OF THE REPUBLIC OF COLOMBIA AGREES TO CONCUR AND COOPERATE IN SUCH ESTABLISHMENT. THE LIMITED OFFICIAL USE

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ESTABLISHMENT OF SUCH CATEGORIES WILL NEITHER DECREASE NOR INCREASE THE TOTAL ACCESS TO THE UNITED STATES MARKET AVAILABLE TO COLOMBIA IN CATEGORIES 333, 334, 335, 342, 347, 348 AND THE NEW COTTON SUIT CATEGORIES, WITHOUT THE TWO GOVERNMENTS AGREEING TO SUCH CHANGES.

-- 20. BOTH GOVERNMENTS SHALL TAKE APPROPRIATE MEASURES OF EXPORT AND IMPORT CONTROL TO IMPLEMENT THE LIMITATION PROVISIONS OF THIS AGREEMENT. THE NATURE OF THESE MEASURES MAY BE A MATTER OF DISCUSSIONS BETWEEN THE TWO GOVERNMENTS.

-- 21. EITHER GOVERNMENT MAY TERMINATE THIS AGREEMENT EFFECTIVE AT THE END OF ANY AGREEMENT YEAR BY WRITTEN NOTICE TO THE OTHER GOVERNMENT TO BE GIVEN AT LEAST 90 DAYS PRIOR TO THE END OF SUCH AGREEMENT YEAR. EITHER GOVERNMENT MAY AT ANY TIME PROPOSE REVISIONS IN THE TERMS OF THIS AGREEMENT.

-- ANNEX A
 CATEGORY DESCRIPTION CONVERSION UNIT OF
 -- FACTOR MEASURE
 -- (SYE/UNIT)

-- YARN

-- COTTON

300	CARDED	4.6	LB.
301	COMBED	4.6	LB.

-- -- WOOL

400	TOPS AND YARN	2.0	LB.
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-- -- MAN-MADE FIBER

600	TEXTURED	3.5	LB.
601	CONT. CELLULOSIC	5.2	LB.

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602	CONT. NONCELLULOSIC	11.6	LB.
603	SPUN CELLULOSIC	3.4	LB.
604	SPUN NONCELLULOSIC	4.1	LB.
605	OTHER YARNS	3.5	LB.
--	FABRIC		
--	-- COTTON		
310	GINGHAMS	1.0	SYD
311	VELVETEENS	1.0	SYD
312	CORDUROY	1.0	SYD
313	SHEETING	1.0	SYD
314	BROADCLOTH	1.0	SYD
315	PRINTCLOTHS	1.0	SYD
316	SHIRTINGS	1.0	SYD
317	TWILLS AND SATEENS	1.0	SYD
318	YARN-DYED	1.0	SYD
319	DUCK	1.0	SYD
320	OTHER FABRICS, N.K.	1.0	SYD
--	-- WOOL		
410	WOOLENS AND WORSTED	1.0	SYD
411	TAPESTRIES AND		
--	UPHOLSTERY	1.0	SYD
425	KNIT	2.0	LB.
429	OTHER FABRICS	1.0	SYD
--	-- MAN-MADE FIBER		
610	CONT. CELLULOSIC, N.K.	1.0	SYD
611	SPUN CELLULOSIC, N.K.	1.0	SYD
612	CONT. NONCELLULOSIC, N.K.	1.0	SYD
613	SPUN NONCELLULOSIC, N.K.	1.0	SYD
614	OTHER FABRICS, N.K.	1.0	SYD
625	KNIT	7.8	LB.
626	PILE AND TUFTED	1.0	SYD
627	SPECIALTY	7.8	LB.
--	APPAREL		
--	-- COTTON		
330	HANDKERCHIEFS	1.7	DZ.

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331	GLOVES	3.5	DPR
332	HOSIERY	4.6	DPR
333	SUIT-TYPE COATS, M AND		
--	B	36.2	DZ.
334	OTHER COATS, M AND B	41.3	DZ.
335	COATS, W, G AND I	41.3	DZ.
336	DRESSES (INC. UNIFORMS)	45.3	DZ.

337 PLAYSUITS, SUNSUITS,
 -- WASHSUITS, CREEPERS 25.0 DZ.
 338 KNIT SHIRTS, (INC. T-
 -- SHIRTS, OTHER AND
 -- SWEATSHIRTS) M AND B 7.2 DZ.
 339 KNIT SHIRTS AND BLOUSES
 -- (INC. T-SHIRTS, OTHER
 -- AND SWEATSHIRTS) W, G
 -- AND I 7.2 DZ.
 340 SHIRTS, N.K. 24.0 DZ.
 341 BLOUSES, N.K. 14.5 DZ.
 342 SKIRTS 17.8 DZ.
 345 SWEATERS 36.8 DZ.
 347 TROUSERS, SLACKS, AND
 -- SHORTS (OUTER)
 -- M AND B 17.8 DZ.
 348 TROUSERS, SLACKS AND
 -- SHORTS (OUTER) W,
 -- G AND I 17.8 DZ.
 349 BRASSIERES, ETC. 4.8 DZ.
 350 DRESSING GOWNS, INC.
 -- BATHROBES, AND BEACH
 -- ROBES, LOUNGING GOWNS
 -- HOUSE COATS, AND
 -- DUSTERS 51.0 DZ.
 351 PAJAMAS AND OTHER
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-- NIGHTWEAR 52.0 DZ.
 352 UNDERWEAR (INC. UNION
 -- SUITS) 11.0 DZ.
 359 OTHER APPAREL 4.6 LB.
 -- -- WOOL
 431 GLOVES 2.1 DPR
 432 HOSIERY 2.8 DPR
 433 SUIT-TYPE COATS, M AND B 3.0 NO.
 434 OTHER COATS, M AND B 4.5 NO.
 435 COATS, W, G AND I 4.5 NO.
 436 DRESSES 4.1 NO.
 438 KNIT SHIRTS AND BLOUSES 15.0 DZ.
 440 SHIRTS AND BLOUSES, N.K. 24.0 DZ.
 442 SKIRTS 1.5 NO.
 443 SUITS, M AND B 4.5 NO.
 444 SUITS, W, G AND I 4.5 NO.

 445 SWEATERS, M AND B 14.88 DZ.
 446 SWEATERS, W, G AND I 14.88 DZ.
 447 TROUSERS, SLACKS, AND
 -- SHORTS (OUTER)
 -- M AND B 1.5 NO.

448 TROUSERS, SLACKS AND
 -- SHORTS (OUTER)
 -- W, G AND I 1.5 NO.
 459 OTHER WOOL APPAREL 2.0 LB.
 -- -- MAN-MADE FIBER
 630 HANDKERCHIEFS 1.7 DZ.
 631 GLOVES 3.5 DPR
 632 HOSIERY 4.6 DPR
 633 SUIT-TYPE COATS,
 -- M AND B 36.2 DZ.
 634 OTHER COATS, M AND B 41.3 DZ.
 635 COATS, W, G AND I 41.3 DZ.
 636 DRESSES 45.3 DZ.
 637 PLAYSUITS, SUNSUITS,
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-- WASHSUITS, ETC. 21.3 DZ.
 638 KNIT SHIRTS, (INC. T-
 -- SHIRTS), M AND B 18.0 DZ.
 639 KNIT SHIRTS AND BLOUSES
 -- (INC. T-SHIRTS), W,
 -- G AND I 15.0 DZ.
 640 SHIRTS, N.K. 24.0 DZ.
 641 BLOUSES, N.K. 14.5 DZ.
 642 SKIRTS 17.8 DZ.
 643 SUITS, M AND B 4.5 NO.
 644 SUITS, W, G AND I 4.5 NO.
 645 SWEATERS, M AND B 36.8 DZ.
 646 SWEATERS, W, G AND I 36.8 DZ.
 647 TROUSERS, SLACKS, AND
 -- SHORTS (OUTER),
 -- M AND B 17.8 DZ.
 648 TROUSERS, SLACKS AND
 -- SHORTS (OUTER), W,
 -- G AND I 17.8 DZ.
 649 BRASSIERES, ETC. 4.8 DZ.
 650 DRESSING GOWNS, INC.
 -- BATH AND BEACH ROBES 51.0 DZ.
 651 PAJAMAS AND OTHER
 -- NIGHTWEAR 52.0 DZ.
 652 UNDERWEAR 16.0 DZ.
 659 OTHER APPAREL 7.8 LB.
 -- -- COTTON
 360 PILLOWCASES 1.1 NO.
 361 SHEETS 6.2 NO.
 362 BEDSPREADS AND QUILTS 6.9 NO.
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363	TERRY AND OTHER PILE		
--	TOWELS	0.5	NO.
369	OTHER COTTON		
--	MANUFACTURES	4.6	LB.
-- --	WOOL	-	
464	BLANKETS AND AUTO ROBES	1.3	LB.
465	FLOOR COVERING	0.1	SFT
469	OTHER WOOL MANUFACTURES	2.0	LB.
-- --	MAN-MADE FIBER		
665	FLOOR COVERINGS	0.1	SFT
666	OTHER FURNISHINGS	7.8	LB.
669	OTHER MAN-MADE		
--	MANUFACTURES	7.8	LB.

ANNUAL DESIGNATED CONSULTATION LEVELS IN EXCESS OF THOSE
STATED IN PARAGRAPH 9 OF THE AGREEMENT.

--	DESIGNATED
--	ANNUAL CONSULTATION
--	LEVEL
--	(SQUARE YARDS EQUIVALENT)

300/301 (COTTON YARN)	23,000,000
310 (GINGHAM)	3,200,000
312 (CORDUROY)	1,500,000
314 (BROADCLOTH)	2,600,000
315 (PRINTCLOTH)	3,000,000
317 (TWILLS & SATEEN)	13,500,000
320 (OTHER FABRIC)	7,000,000
410 (WOOLENS & WORSTED)	400,000
614 (OTHER FABRIC)	1,600,000
347 (TROUSERS, MEN'S & BOYS)	1,600,000
348 (TROUSERS, WOMEN'S, GIRLS & INFANTS)	1,600,000
336 (DRESSES)	1,600,000
433 (SUIT TYPE COATS, MEN'S & BOYS)	245,820
435 (COATS, WOMEN'S, GIRLS & INFANTS)	300,000
447 (TROUSERS, MEN'S & BOYS)	300,000

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459 (OTHER WOOL APPAREL)	150,000
634 (OTHER COATS, MEN'S & BOYS)	2,000,000
635 (COATS, WOMEN'S GIRLS & INFANTS)	1,900,000
636 (DRESSES)	1,600,000
639 (KNIT SHIRTS & BLOUSES, WOMEN'S	
-- GIRLS & INFANTS)	3,000,000
644 (SUITS, WOMEN'S GIRLS & INFANTS)	1,500,000

652 (UNDERWEAR)

1,600,000

END TEXT. VANCE

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NNN

Message Attributes

Automatic Decaptioning: X
Capture Date: 01 jan 1994
Channel Indicators: n/a
Current Classification: UNCLASSIFIED
Concepts: TEXTILES, TEXT, AGREEMENT DRAFT, NEGOTIATIONS
Control Number: n/a
Copy: SINGLE
Draft Date: 20 jun 1978
Decaption Date: 01 jan 1960
Decaption Note:
Disposition Action: RELEASED
Disposition Approved on Date:
Disposition Case Number: n/a
Disposition Comment: 25 YEAR REVIEW
Disposition Date: 20 Mar 2014
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
Document Number: 1978STATE156062
Document Source: CORE
Document Unique ID: 00
Drafter: WBREW:HM
Enclosure: n/a
Executive Order: N/A
Errors: N/A
Expiration:
Film Number: D780256-0788
Format: TEL
From: STATE
Handling Restrictions: n/a
Image Path:
ISecure: 1
Legacy Key: link1978/newtext/t19780639/aaaabhyv.tel
Line Count: 713
Litigation Code IDs:
Litigation Codes:
Litigation History:
Locator: TEXT ON-LINE, ON MICROFILM
Message ID: b8984685-c288-dd11-92da-001cc4696bcc
Office: ORIGIN EB
Original Classification: LIMITED OFFICIAL USE
Original Handling Restrictions: n/a
Original Previous Classification: n/a
Original Previous Handling Restrictions: n/a
Page Count: 13
Previous Channel Indicators: n/a
Previous Classification: LIMITED OFFICIAL USE
Previous Handling Restrictions: n/a
Reference: n/a
Retention: 0
Review Action: RELEASED, APPROVED
Review Content Flags:
Review Date: 05 may 2005
Review Event:
Review Exemptions: n/a
Review Media Identifier:
Review Release Date: N/A
Review Release Event: n/a
Review Transfer Date:
Review Withdrawn Fields: n/a
SAS ID: 2278523
Secure: OPEN
Status: NATIVE
Subject: TEXTILE AGREEMENT A. SECTION B BELOW IS TEXT OF DRAFT NOTE EMBODYING TEXTILE AGREEMENT THE SUBSTANCE OF WHICH WAS AGREE
TAGS: EPAP, CO, US
To: BOGOTA
Type: TE
vdkgvkey: odbc://SAS/SAS.dbo.SAS_Docs/b8984685-c288-dd11-92da-001cc4696bcc
Review Markings:
Sheryl P. Walter
Declassified/Released
US Department of State
EO Systematic Review
20 Mar 2014
Markings: Sheryl P. Walter Declassified/Released US Department of State EO Systematic Review 20 Mar 2014